

1 _____ BILL NO. _____

2 INTRODUCED BY _____
3 (Primary Sponsor)

4 A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO ACCESS TO STATE WATERS
5 FROM COUNTY ROADS AND BRIDGES; PROVIDING THAT A FENCE ATTACHED TO OR ABUTTING A
6 COUNTY ROAD BRIDGE IS NOT CONSIDERED AN ENCROACHMENT UNDER CERTAIN CIRCUMSTANCES;
7 PROVIDING FOR PUBLIC ACCESS TO SURFACE WATERS FOR RECREATIONAL USE FROM A COUNTY
8 ROAD RIGHT-OF-WAY AND FROM A COUNTY BRIDGE, ITS RIGHT-OF-WAY, AND ITS ABUTMENTS;
9 PROVIDING FOR PUBLIC PASSAGE TO SURFACE WATERS THROUGH COUNTY ROAD AND BRIDGE
10 RIGHTS-OF-WAY WHILE MAINTAINING LIVESTOCK CONTROL; REQUIRING THE DEPARTMENT OF FISH,
11 WILDLIFE, AND PARKS TO NEGOTIATE WITH AFFECTED LANDOWNERS TO PROVIDE METHODS TO
12 ENSURE PUBLIC PASSAGE TO SURFACE WATERS FOR RECREATIONAL PURPOSES WHILE
13 MAINTAINING LIVESTOCK CONTROL; PROVIDING FOR PAYMENT OF THE COSTS OF ANY FENCE
14 MODIFICATION NECESSARY TO PROVIDE FOR PUBLIC PASSAGE; AMENDING SECTION 7-14-2134, MCA;
15 AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."
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17 WHEREAS, the Legislature finds that significant controversy has existed related to public access to
18 streams and rivers from county road and bridge rights-of-way; and

19 WHEREAS, a Montana Attorney General's Opinion in 2000 (48 A.G. Op. 13) held that the use of a county
20 road right-of-way to gain access to streams and rivers is consistent with and reasonably incidental to the public's
21 right to travel on county roads and that the public may gain access to streams and rivers by using the bridge, its
22 right-of-way, and its abutments; and

23 WHEREAS, during the 2007-08 interim a group of stakeholders met to address the controversy and
24 agreed in principle that a legislative solution was preferable and that past legislative attempts may have failed
25 because they were overly complex; and

26 WHEREAS, the stakeholders also agreed in principle that any proposed legislation needed to provide:

27 (1) that a fence in a county road right-of-way abutting a bridge should not, conditionally, be considered
28 an encroachment;

29 (2) that the public may access streams and rivers from a county road or bridge right-of-way, but that the
30 public must stay in the right-of-way to gain access;

(3) that existing rights-of-way, including prescriptive rights-of-way, should be preserved but not expanded;

(4) a process to define the physical characteristics of a fence used for public access in county road and bridge rights-of-way; and

(5) an approach with broad scope rather than an attempt to resolve a myriad of possible contingencies; and

WHEREAS, the stakeholders determined that each of these provisions was integral to the others and that if any section of the proposed legislation containing the agreed-upon principles was removed, the entire legislation should be void.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 7-14-2134, MCA, is amended to read:

"7-14-2134. Removal of highway encroachment. (1) If Except as provided in subsection (4) and as clarified in [sections 2 and 3], if any highway is encroached upon by fence, building, or otherwise, the road supervisor or county surveyor of the district must give notice, orally or in writing, requiring the encroachment to be removed from the highway.

(2) If the encroachment obstructs and prevents the use of the highway for vehicles, the road supervisor or county surveyor ~~must~~ shall immediately remove the ~~same~~ encroachment.

(3) The board of county commissioners may at any time order the road supervisor or county surveyor to immediately remove any encroachment.

(4) This section does not apply to a fence that is in a county road right-of-way and that is attached to or abuts a county road bridge edge, guardrail, or abutment if the fence and bridge appurtenances are not on the roadway, as defined in 61-1-101. Any fence described in this subsection must comply with [section 3]."

NEW SECTION. Section 2. Access to surface waters by public bridge or county road right-of-way.

(1) A person may gain access to surface waters for recreational use, as defined in 23-2-301, by using:

(a) a public bridge, its right-of-way, and its abutments; and

(b) a county road right-of-way.

(2) When accessing surface waters pursuant to subsection (1), a person shall stay within the road or

bridge right-of-way. Absent definition in an easement or deed to the contrary, the width of a bridge right-of-way is the same width as the right-of-way of the road to which the bridge is attached.

(3) Public access to surface waters from a county road or bridge that is created by prescription is dependent upon the width and uses of the road during the prescriptive period.

NEW SECTION. Section 3. Fencing for livestock control and public passage -- negotiation -- costs. (1) Each fence attached to or abutting a county road bridge edge, guardrail, or abutment for livestock control pursuant to 7-14-2134(4) must provide for public passage to surface waters for recreational use pursuant to this section.

(2) (a) If a dispute arises regarding public passage pursuant to subsection (1), the department, pursuant to the department's policy in 87-1-229 to work with private land managers to resolve and reduce user conflicts, shall negotiate with the affected landowner regarding the characteristics of a legal fence for public passage and livestock control. Examples of a legal fence that provides public passage and livestock control may include:

(i) PVC overwire;

(ii) a stile;

(iii) a gate;

(iv) a roller;

(v) a walkover; or

(vi) any other method designed for public passage and livestock control.

(b) If the landowner and the department cannot reach agreement within 60 days after the department's initial contact with the landowner for negotiation, the department shall provide the landowner with options for methods to provide public passage while controlling livestock. If the landowner does not choose one of the method options within 30 days after the options are offered, the department shall choose and then may install one of the method options.

(3) The department, in cooperation with other interested parties, shall provide the materials, installation, and maintenance of any fence modifications necessary to provide public passage as required by this section.

(4) Once a legal fence is installed pursuant to subsection (2), the landowner is entitled to the exemption from liability in 70-16-302(1).

NEW SECTION. Section 4. Codification instruction. [Sections 2 and 3] are intended to be codified

1 as an integral part of Title 23, chapter 2, part 3, and the provisions of Title 23, chapter 2, part 3, apply to [sections
2 2 and 3].

3
4 NEW SECTION. **Section 5. Severability.** If a part of [this act] is invalid, all valid parts that are severable
5 from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications, the part
6 remains in effect in all valid applications that are severable from the invalid applications.

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8 NEW SECTION. **Section 6. Effective date.** [This act] is effective on passage and approval.

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